

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW MEXICO**

UNITED STATES OF AMERICA, §
§
v. § Plaintiff, § NO. 15-CR-4268-JB
§ §
ANGEL DELEON, ET AL., § §
§ § Defendants. §

**DEFENDANT ANTHONY RAY BACA'S
APPENDIX OF EXHIBITS IN SUPPORT OF HIS MOTION FOR A NEW TRIAL**

Defendant Anthony Ray Baca, by and through undersigned counsel, respectfully submits this appendix of exhibits that support his motion for a new trial. *See* Dkt. 2421. They are as follows:

1. Exhibit A, November 14, 2017 audio recording (lodge by hand filing separately on a compact disk);
2. Exhibit B, FBI 302 dated November 6, 2017;
3. Exhibit C, Agent Acee's Notes dated November 1, 2017;
4. Exhibit D, October 24, 2015 Letter to Tim Martinez;
5. Exhibit E, Selected pages of Lupe Urquizo's trial testimony;
6. Exhibit F, Photo from Cage 1 looking into Cell N3A Q106;
7. Exhibit G, Photo of door to Cell N3A Q106;
8. Exhibit H, Photo through the wire mesh in the window of Cell N3A Q106;
9. Exhibit I, DOC IPRA Request dated April 17, 2018;
10. Exhibit J, DOC IPRA Request dated May 14, 2018;

11. Exhibit K, May 16, 2018 DOC email response to May 14, 2018 IPRA request;
12. Exhibit L, May 17, 2018 DOC email response to May 17, 2018 email;
13. Exhibit M, September 19, 2018 DOC email responding to August 23, 2018 IPRA request;
14. Exhibit N, Adelante Document Destruction Receipt dated May 18, 2018.

Respectfully submitted,

/s/ Theresa M. Duncan
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CERTIFICATE OF SERVICE

I hereby certify that on October 16, 2018 I caused the instant appendix to be filed with the Clerk of the Court using the CM/ECF system that will serve all other parties entitled to service and notice.

s/ Marc M. Lowry
Marc M. Lowry